		Casse33077egv022940S\$1	Document 19922	Fiff ibeld0441/86220088	Fragge 1106 155
Fenwick & West LLP Attorneys at Law San Francisco	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	SUSAN S. MUCK (CSB N DEAN S. KRISTY (CSB N CHRISTOPHER J. STESK CATHERINE DUDEN KE EMILY ST. JOHN COHEN CHRISTINE A. VOGELEI FENWICK & WEST LLP 555 California Street, 12th San Francisco, CA 94104 Telephone: (415) 875-2. Facsimile: (415) 281-1. smuck@fenwick.com dkristy@fenwick.com csteskal@fenwick.com csteskal@fenwick.com cceohen@fenwick.com cvogelei@fenwick.com cvogelei@fenwick.com Comecone.	IO. 126930) NO. 157646) CAL (CSB NO. 2122 EVANE (CSB NO. 239674 I (CSB No. 239843) Floor 300 350 Connetics Corp., Crochmal, omas G. Wiggans UNITED STATES NORTHERN DISTER SAN FRANC	S DISTRICT COURT RICT OF CALIFORNI ISCO DIVISION Case No. C 07-02940 STIPULATION AN ORDER EXTENDI	A SI
	25				
	26				
	27				
	28				
		STIPULATION AND [PROPO ORDER RE PAGE LIMITS	OSED]		CASE NO. C 07-02940 SI

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

This Stipulation is entered into by and among lead plaintiff Teachers' Retirement System
of Oklahoma ("Plaintiff"), defendants Connetics Corp. ("Connetics"), John L. Higgins, Lincoln
Krochmal, C. Gregory Vontz, and Thomas G. Wiggans ("Connetics Defendants"), defendant
Alexander J. Yaroshinksy ("Yaroshinsky"), and defendant Victor Zak ("Zak").

WHEREAS, Plaintiff filed a Second Amended Complaint on March 14, 2008;

WHEREAS, the parties have entered into the following briefing schedule pursuant to a Stipulation and Order entered on February 14, 2008: defendants will file and serve their respective motions to dismiss the second amended consolidated complaint for failure to state a claim and any other responsive pleadings on or before May 2, 2008; plaintiff will file and serve its opposition to defendants' motions to dismiss on or before June 20, 2008; defendants will file and serve their respective replies in support of their motions to dismiss and any other responsive pleadings on or before July 18, 2008;

WHEREAS, because of the number of claims and complexity of issues involved in this securities class action case, the Connetics Defendants, Yaroshinsky, Zak, and Plaintiff believe that they will each require more than 25 pages to brief fully the anticipated motion to dismiss and opposition thereto;

IT IS HEREBY STIPULATED AND AGREED, pursuant to Northern District of California Civil Local Rule 6-1, by and between the undersigned counsel for the parties as follows:

- 1. The Connetics Defendants' memorandum in support of any motion to dismiss shall not exceed 40 pages in length;
- 3. Yaroshinsky's memorandum in support of any motion to dismiss shall not exceed 40 pages in length;
- 4. Zak's memorandum in support of any motion to dismiss shall not exceed 40 pages in length;
- 5. Plaintiff shall file a single omnibus opposition to all defendants' motions to dismiss and such opposition shall not exceed 50 pages in length;
 - 6. The Connetics Defendants' reply memorandum in support of any motion to

		Case33077e0v02294405\$1	Document 19922	Fiffield0941/186220088	FPagge 3306 155			
	1	dismiss shall not exceed 25 pages in length; 7. Yaroshinsky's reply memorandum in support of any motion to dismiss shall not exceed 25 pages in length; and						
	2							
	3							
	4	8. Zak's reply memorandum in support of any motion to dismiss shall not exceed 2						
	5	pages in length.						
	6							
	7	Dated: April 16, 2008	Re	espectfully submitted,				
	8							
	9		_	SUSAN S. MUC				
	10			DEAN S. KRIST CHRISTOPHER	J. STESKAL			
	11			CATHERINE KI FENWICK & W. 555 California St	EVANE EST LLP			
<u>ا</u>	12			San Francisco, C.	A 941014			
EST LLP r Law sco	13			Tel: (415) 875 Fax: (415) 281				
FENWICK & WEST LLP ATTORNEYS AT LAW SAN FRANCISCO	14			Attorneys for De	fendants Connetics Corp.,			
FENWIG ATTO SA	15			John L. Higgins, Gregory Vontz, a	Lincoln Krochmal, C. nd Thomas G. Wiggans			
	16	Dated: April 16, 2008		1-1				
	17		_	VICTOR E. ZAK Pro Se Defendan				
	18			24 Oakmont Roa Newton, MA 024	d			
	19	Dated: April 16, 2008		Tel. 617-610-253				
	20		_	DAVID R. STIC				
	21			NIKI L. MENDO MATTHEW P. S)ZA			
	22			TAKEO A. KEL				
	23			& GROSSMA				
	24			San Diego, CA 9 Tel: (858) 793	2130			
	25			Fax: (858) 793				
	26				nd Plaintiff Teachers' m of Oklahoma and Lead			
	27			Counsel to the Cl				
	28							
		STIPULATION AND [PROPO ORDER RE PAGE LIMITS	OSED]	3	CASE NO. C 07-02940 SI			

	Casse33077evv02229409531 Dibocumeent19922 Fiffibelc0044186220088 Fizigue€4406155
1	Dated: April 16, 2008
2	SHIRLI FABBRI WEISS
3	ALYSSON RUSSELL SNOW DLA PIPER US LLP
4	401 B Street, Suite 1700 San Diego, California 92101-4297
5	Tel: (619) 699-2700 Fax: (619) 699-2701
6	Attorneys for Defendant Alexander J.
7	Yaroshinsky
8	
9	Filer's Attestation: Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest
10	under penalty of perjury that concurrence in the filing of the document has been obtained from
11	Matthew P. Siben, Victor Zak and Alysson Russell Snow.
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	STIPULATION AND IPROPOSEDI

FENWICK & WEST LLP
ATTORNEYS AT LAW
SAN FRANCISCO

1
2
3
4
5
6
7
8
9
10
11
12
13
14

ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED:

THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE

FENWICK & WEST LLP
ATTORNEYS AT LAW
SAN FRANCISCO

STIPULATION AND [PROPOSED] ORDER RE PAGE LIMITS